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December 3, 2003

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PEDERAL COMMUNICATIONS COMMISS

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BY HAND DELIVERY

Marlene H. Dortch, Secretary
Office of the Secretary
Federal Communications Commission
445-12th Street, SW
Washington, DC 20554

Re: *CC Docket No.* 94-102

Withdrawal of Request of Nextel Partners, Inc. for Limited, Temporary Waiver and Extension of E911 Deadline," Filed November 28, 2003

Dear Secretary Dortch:

Nextel Partners. Inc. ("Nextel Partners") hereby withdraws the "Request of Nextel Partners. Inc. for Limited, Temporary Waiver and Extension of E911 Deadline" ("Waiver Request"), filed with the Commission on November 28, 2003.

Nextel Partners' Waiver Request was filed using preliminary data for the period December 31, 2002 to November 24, 2003, which raised the possibility that Nextel Partners might not achieve the objective of 10% A-GPS-capable handset activation by November 30, 2003 as set forth in the Commission's 2001 Waiver Order applicable to Nextel Partners.

The final data for the entire relevant compliance interval (December 31, 2002 to November 30, 2003) are now available, and Nextel Partners has concluded, based on the final data, that the compliance target has in fact been met and exceeded, and that no waiver or extension of the E911 deadline is necessary.

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Revision of the Commission's Rules to Ensure Compatibility with Linhanced 911 Emergency Calling Systems, Wireless E911 Phase II Implementation Plan of Nextel Communications, Inc., 16 FCC Red 18277 (2001) (the "Waiver Order")

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In analyzing the final data for the entire relevant compliance interval, Nextel Partners also noted that some of the assumptions in the original calculations it had made were inaccurate, and that the data for sales of certain A-GPS-capable handsets were under-reported due to inadvertent errors. For example, the original data for one of the new A-GPS-capable handsets did not correctly take into account that the particular phone was offered in two colors only one of the colors was accounted for in the original data provided with Nextel Partners' Waiver Request. The net result of the corrected calculations is that Nextel Partners met and exceeded its 10% activation target by November 30, 2003

Nextel Partners will report on its compliance status in greater detail in its next Quarterly Report (due February, 2004).

Should there be any questions concerning the foregoing, kindly contact the undersigned counsel

Very truly yours,

Albert J. Catalano

Counsel for Nextel Partners, Inc.

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cc William F. Caton
Office of the Managing Director

Daniel F. Grosh Wireless Telecommunications Bureau

Kathryn Berthot Enforcement Bureau